

BOY KILLS MAN FOR CRITICISING FATHER

ST. LOUIS, March 12.—John Kiley, son of Chief of Police Kiley, tonight shot and killed City Sanitary Inspector John Silence.

Kiley immediately surrendered to the police. It is stated that Silence was overheard by Kiley sharply criticizing the efficiency of the inspector's father in the capacity of chief of police and took umbrage.

The altercation finally resulted in Silence shooting Kiley in the hand. Kiley then shot Silence in the abdomen. Chief of Police Kiley is in Hot Springs, Ark., on a vacation.

FRUIT GROWERS HEAR A GOOD TALK

C. H. Smith of Davis county gave an interesting talk on "Tree Planting" before the members of the Salt Lake County Horticultural society at its semi-monthly meeting yesterday afternoon. The meeting was well attended and the speaker was listened to with interest.

Mr. Smith spoke of the necessity on the part of the farmer in buying trees from the nurseries that were adapted to the soil and climate to which they were to be transferred. As an example he stated that a planter goes to a nurseryman and buys a winter variety of apple that requires a moist climate and rich subsoil and not knowing the variety of the trees, plants them on gravel or clay land, and then wonders why they do not thrive.

He further said that a buyer must look with care at the stock of the trees and their propagation, explaining that trees of different stock might be planted in the same soil and the one bear in three years while the other not in seven years. He advised spring planting, and gave an idea of his method in caring for fruit trees. The methods employed, he said, counted for most in the long run, and that the success of the people in and about Brigham City for illustration.

The meeting adjourned until March 26th, at which time Martin Christopher will address the members.

UNEASY RESTS HEAD OF BRITISH PREMIER

(Continued From Page 1.)

Government of modern times," Mr. Balfour has been subjected to personal attack, which heightened public interest in the proceedings at Westminster.

As announced in these dispatches, Lord Lansdowne and Mr. Broderick bitterly resent the implied criticism of their administration of the War office as contained in the recommendations of Mr. Balfour's army reorganization committee.

A cartoon in a Liberal afternoon paper rather satirizes the conditions within the Cabinet, representing Lord Lansdowne and Mr. Broderick as the two men who are the main pillars of the Government, and Mr. Balfour as the man who is the main pillar of the Government.

Mr. Balfour's explanations of his conduct toward the Duke of Devonshire and Lord George Hamilton and Mr. Ritchie in connection with their resignations from the Cabinet and his alleged suppression of Mr. Chamberlain's withdrawal from the Government are held by such a careful organ as the Spectator to be entirely satisfactory.

DELAY IN OPENING UTAH RESERVATION

BY A. F. PHILIPS.

Tribe Bureau, National Office, Washington, D. C., March 12.

The House of Representatives passed the Kearns bill making Salt Lake City a port of delivery.

A message has been received by Senator Kearns from Harlan, Benham, Vernal, Utah, urging the Senator to do all in his power to secure the opening of the Utah reserve on the date fixed, October 1st next.

The fight against the confirmation of Smith Woolley for assayer in charge of the Boise assay office, which has been continued since September last, ended today in his confirmation by the Senate.

There is a strong probability that the Utah reservation will not be opened until October, 1905. The land office has awarded eighteen contracts for surveying, which it will be impossible to complete until the summer of 1905. The allotment of lands cannot be made until then. The land office fixed the date for October of this year, hence the Indian supply bill had to be amended and passed in the House changing it as stated.

TRUSTEES TALKED MUCH BUT ACCOMPLISHED LITTLE

The meeting of the district school trustees and principals in the city and county building yesterday for the purpose of discussing the consolidation of the districts of the county was a noisy gathering, and aside from the expression of sentiment, both pro and con, nothing was accomplished. There was no discussion given to the question of whether the county should be consolidated into eight districts or whether it be divided into two districts. The trustees talked in the abstract of consolidation and non-consolidation. After more than three hours of wrangling some one said adjourn and they all bolted for the door without voting upon the motion.

Although the meeting came to naught it was apparent that the majority favored the betterment of the schools by consolidation. Of the twenty-seven districts represented ten were for consolidation, eleven against and six uncommitted. Principal Moffat of Big Cottonwood was dead against everything proposed and assumed the leadership of the opposition. He maintained

"YEGG" GANG LEADER CAUGHT ON COAST

Dangerous Man, Mixed Up in Many Utah Crimes, Is Run to Earth by Officers in San Francisco, and Will Be Brought to Ogden.

SAN FRANCISCO, March 12.—Wanted in Salt Lake City and Ogden on charges of murder and highway robbery, John Furey has been arrested at the home of his parents in this city and is now being detained at the city prison for the Utah officers to arrive. He is charged with being a "Yegg" and member of that notorious fraternity. During last fall there were many hold-ups and robberies in Salt Lake City and Ogden. Furey, who is said to have been among those suspected of these crimes, shortly afterward came to the coast. About two months ago he was shot in the arm by some unknown person at Oakland and was treated at a hospital, from which he suddenly disappeared.

Charles C. Sullivan, chief agent of the Southern Pacific company, knew about the efforts being made to apprehend Furey, and after learning about the mysterious conduct of the man at the hospital identified him from description as the outlaw wanted in Salt Lake City and Ogden. On Thursday he came to the home of his parents in this city and his arrest followed.

FUREY'S LOCAL RECORD. Furey is wanted in Ogden on the charge of being implicated in the Zang saloon hold-up at that place, and it is believed he can throw some light upon the murder of Roy Wells, the young man who was found with a bullet hole in his head on the banks of the Weber river near Ogden some months ago.

Furey is said to be the leader of the notorious "Yegg" gang, whose operations have extended from San Francisco to Ogden. Four members of this band of desperadoes are now in the penitentiary at Reno, Nev., under sentence of death, and three others are serving time in the Utah State prison on the charge of highway robbery.

That the proposed consolidations were illegal and that the schools would not be bettered. Another urged that the large school was conducive to immorality and that it would increase the cost of the school system.

Superintendent Ashton was in the chair and could not speak upon the floor, but there were others present who took up his cause, pointed out the advantages to be derived from a more equitable taxation, the establishment of high schools throughout the county, the better grading of the schools, and the opportunity for employing more efficient teachers.

In the midst of a lively discussion, Mr. Woodberry of Farmers' moved that the whole matter be referred to the people and there was a wild stampede for the door. It is up to the County Commissioners to do what they think best under the circumstances.

CURTAIN FALLS ON THE SMOOT CASE

(Continued From Page 1.)

called to the fact, said he believed he had made a speech at Springfield.

NO PERSONAL OBJECTION. The witness was questioned in regard to the sentiment for and against Reed Smoot for Senator and said so far as he was concerned he had no objection to the answers of the witness indicated that the matters of the church were so adjusted that he might be compelled to obey the behests of the church and that the wishes of the high authorities might be enforced by the "reserve force" in politics which the church is said to maintain.

Mr. Critchlow resumed his testimony under cross-examination after the recess. In examination concerning the Thatcher episode it was brought out that Thatcher was in the same status in 1895 as to polygamy as was Brigham H. Roberts when he was elected to Congress, and that Mr. Cannon made his campaign for the Senate against the wishes of the church just as did Thatcher. It also was brought out that in 1895 Mr. Roberts refused to sign the church rule in regard to politics, the same as Thatcher had refused to subscribe to church dictates. That was Mr. Roberts' first campaign, but Mr. Critchlow could not say whether Mr. Roberts recanted before or after the election.

"Did he recant at all?" asked Senator Overman.

"Oh, yes. There is no question about that."

INTERFERED IN BUSINESS. Instances were asked in which the church interfered in business matters in the last five years, and Mr. Critchlow mentioned the location of a union station in Salt Lake, the incident at Brigham City, in which the church is said to have opposed a certain amusement hall, a case before the high council of the church, in which the parties were Jensen vs. the Dietrich Land and Livestock company, and certain water litigation between the Salt Lake and the West Jordan canal.

Mr. Critchlow's information on the subject was indefinite, and he said he could give no competent testimony on the subject.

The witness was asked concerning a statement in former testimony that a Mormon committee dictated legislation in the first session of the Legislature.

He named as this committee C. W. Penrose, W. W. Rife, James Sharn, William H. King, F. E. Richards and James M. Tanner. Mr. Richards was in attendance at the hearing as adviser for the Mormon witnesses.

Mr. Van Cott asked the witness what information he had as to the existence of such a committee, and said he knew from admission made by George Q. Cannon and Heber J. Grant and certain

members of the Legislature in interviews published in April, 1896, in the Salt Lake Herald, then edited by B. H. Roberts; the Salt Lake Tribune and the Deseret News.

He also said he had received a letter from Joseph Munson, a member from Cache valley, giving information as to his case, pointed out the advantages to be derived from a more equitable taxation, the establishment of high schools throughout the county, the better grading of the schools, and the opportunity for employing more efficient teachers.

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didacy had not been approved by the Mormon church.

"Do you mean that if Mr. Smoot had been a lay member of the church that he would not have been elected, or that if he had been an apostle and had not the endorsement of his quorum he could not have been elected?"

"Mr. Smoot could not have been elected without having been an apostle and without the consent of the church."

"When it was announced first that he was a candidate he was not an apostle," remarked Mr. Van Cott.

"Oh, well, his candidacy was not taken seriously then, but when his candidacy was announced after it was known that he was to be an apostle," answered Mr. Van Cott.

"Will you tell us why you say he could not have been elected when his candidacy was first announced—was it because he had no standing in the party?" asked Senator Hopkins.

"He had no standing that would entitle him to such a promotion, and he was not seriously thought of," answered the witness.

"Were there any other Republicans mentioned for the Senatorship before the selection of Smoot as an apostle?"

"Yes, Gov. Wells was mentioned and Gov. Thomas and some others."

In answer to other question Judge Hiles said he believed Mr. Smoot always had taken an active part in politics and had been allied with the Republicans, but that he never had heard of Smoot having made an address in any campaign.

Mr. Van Cott asked the witness how he accounted, in view of the testimony he had given, for the Mormons sending non-Mormons to the Senate. Continuing, he said he had heard President Joseph F. Smith say that he considered Frank J. Cannon a poor Mormon, but witness thought Cannon "a good Mormon," and while it was true that Rawlins was "not a good Mormon," nevertheless he was a Mormon. Judge Hiles said that both Cannon and Rawlins stood out against interference by the church in politics. He declared that Mr. Rawlins once believed in the good faith of the Mormon church, but that he did not now believe in it.

Mr. Van Cott attempted to take Judge Hiles to task for his statement that Rawlins was a Mormon, and asked if, as a matter of fact, his entire testimony was not just as reliable as his statement in regard to Rawlins. The witness said that he knew what he was talking about, and that with the qualifications he had made Rawlins was a Mormon.

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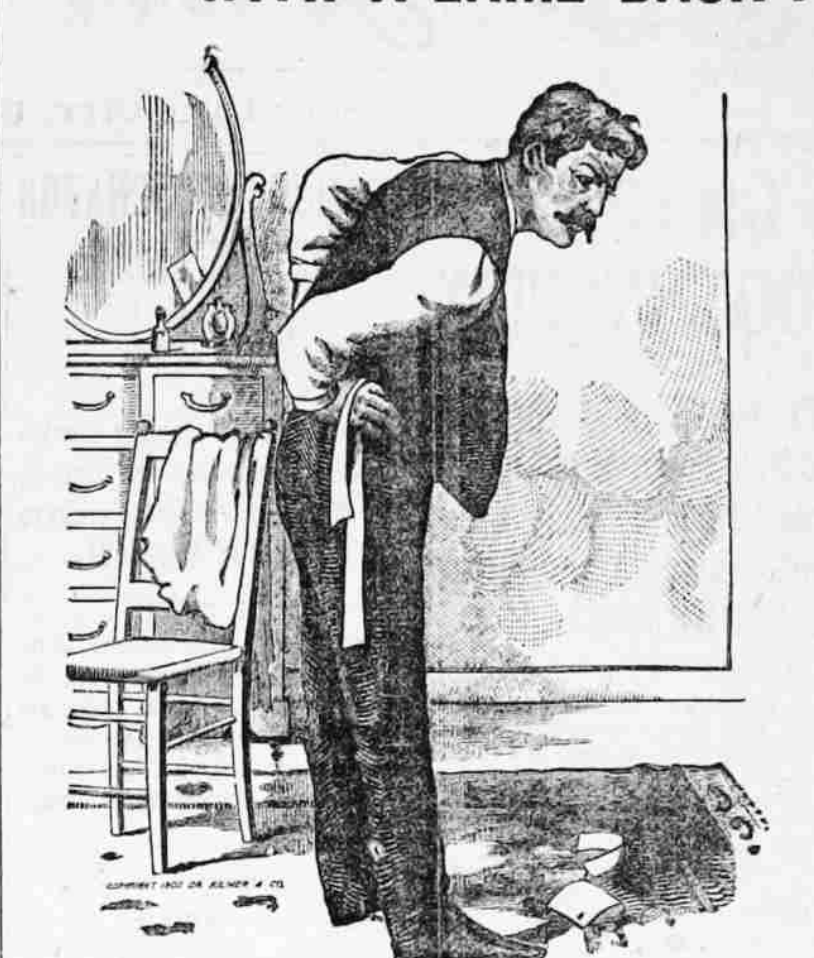
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